

1 2 3 4 5 6	KEKER & VAN NEST LLP ROBERT A. VAN NEST - #84065 rvannest@kvn.com CHRISTA M. ANDERSON - #184325 canderson@kvn.com STEVEN A. HIRSCH - #171825 shirsch@kvn.com 633 Battery Street San Francisco, CA 94111-1809 Tel: 415.391.5400 Fax: 415.397.7188	KING & SPALDING LLP DONALD F. ZIMMER, JR #112279 fzimmer@kslaw.com CHERYL A. SABNIS - #224323 csabnis@kslaw.com 101 Second St., Suite 2300 San Francisco, CA 94105 Tel: 415.318.1200 Fax: 415.318.1300
7 8 9 10 11 12 13	KING & SPALDING LLP SCOTT T. WEINGAERTNER (<i>Pro Hac Vice</i>) sweingaertner@kslaw.com ROBERT F. PERRY rperry@kslaw.com BRUCE W. BABER (<i>Pro Hac Vice</i>) 1185 Avenue of the Americas New York, NY 10036 Tel: 212.556.2100 Fax: 212.556.2222 Attorneys for Defendant GOOGLE INC.	IAN C. BALLON - #141819 ballon@gtlaw.com HEATHER MEEKER - #172148 meekerh@gtlaw.com GREENBERG TRAURIG, LLP 1900 University Avenue East Palo Alto, CA 94303 Tel: 650.328.8500 Fax: 650.328-8508
	UNITED STATES DISTRICT COURT	
15	NORTHERN DISTRICT OF CALIFORNIA	
16	SAN FRANCISCO DIVISION	
17 18		
19	ORACLE AMERICA, INC.,	Case No. 3:10-cv-03561-WHA
20	Plaintiff, v.	[PROPOSED] ORDER GRANTING RELIEF FROM NONDISPOSITIVE PRETRIAL ORDER OF MAGISTRATE
21	GOOGLE INC.,	JUDGE
22	Defendant.	Judge: Hon. William Alsup
23		Date Comp. Filed: October 27, 2010 Trial Date: October 31, 2011
24		
25		
26		
27		
28		

The Court has read and considered defendant Google Inc.'s Motion for Relief from Nondispositive Pretrial Order of Magistrate Judge ("the Motion"), the Opposition thereto, and the Reply in support of the motion, and all supporting papers submitted with those briefs.

Based thereon, [and on statements made by counsel at the hearing on the Motion], IT IS HEREBY ORDERED THAT all Objections set forth in the Motion to the orders set forth in Docs. 353, 354, 361 and in Docs. 355, 356, and 360 are SUSTAINED; that the Lindholm email and all copies and drafts thereof are protected by the attorney-client privilege and by the attorney work-product doctrine; and that the Lindholm email and all drafts thereof cannot be introduced into evidence or filed or otherwise submitted in any proceeding, including, without limitation, at depositions in this action or at the trial of this action.

IT IS FURTHER ORDERED that

- (1) Oracle must return to Google, within three business days, all versions and copies, physical and electronic, of
 - **the Lindholm draft emails** (including, without limitation, the documents production-stamped GOOGLE-12-00039558, GOOGLE-12-00039559, GOOGLE-12-00039560, GOOGLE-12-00039561, GOOGLE-12-00039562, GOOGLE-12-00039563, GOOGLE-12-00039564, GOOGLE-12-00039565, and the document listed on Google's privilege log as item 5512),
 - **the Lindholm final emails** (including, without limitation, the documents listed on Google's privilege log as items 2551 and 5513), and of
 - the Lindholm draft and final emails produced by Google on August 26, 2011 in response to Magistrate Judge Ryu's order granting Oracle's motion to compel (including, without limitation, the documents production-stamped GOOGLE-12-100000001, GOOGLE-12-100000002, GOOGLE-12-100000003, GOOGLE-12-100000004, GOOGLE-12-100000005, GOOGLE-12-100000006, GOOGLE-12-100000001, GOOGLE-12-100000011)

that are in Oracle's control or possession, broadly construed.

- (2) All proceedings, pleadings, transcripts, declarations, and orders referencing the Lindholm draft emails and the Lindholm final emails or the substance thereof are hereby ORDERED sealed, including all those related to the discovery dispute giving rise to this Order and specifically including the following:
 - The Magistrate's "Order re the Parties' Joint Discovery Letter of August 5, 2011 [Docket No 277]" (Doc. 361) is hereby ORDERED sealed in its entirety.

The transcript of the August 25, 2011 hearing before Magistrate Ryu is hereby ORDERED sealed in its entirety.	
 Exhibits O and P to the Declaration of Fred Norton (Doc. 305) are hereby ORDERED sealed and redacted. 	
• The following lines of the Court's July 22, 2011 <i>Daubert</i> order (Doc. 230) are hereby ORDERED redacted: Page 3:24-27. Good cause having been shown, the Court's Orders set forth in Docs. 255 and 271 are hereby reconsidered and	
VACATED.	
• The following lines of the July 21, 2011 <i>Daubert</i> hearing transcript are hereby ORDERED sealed and redacted: Pages 23:17-24:7, 39:24-42:16, and 45:11-16. The same lines of Exhibit I to the Declaration of Fred Norton (Doc. 305) are hereby ORDERED sealed and redacted.	
• The following lines of the transcript of the July 21, 2011 discovery hearing before Magistrate Ryu are hereby ORDERED sealed and redacted: Pages 14:17-15:5, 31:17-18, 32:25-33:13, 34:8-13, 34:19-35:8. The Magistrate's Order set forth in Doc. 355 is hereby VACATED.	
The following lines of the Declaration of Fred Norton (Doc. 305) are hereby	
ORDERED sealed and redacted: Pages 6:7-18, 7:20-23, 8:6-16, 9:23-27; 10:3-6, 10:8-10, 10:12-20; 11:20-22.	
• The following lines of Exhibit H to the Declaration of Fred Norton (Doc. 305) are	
hereby ORDERED sealed and redacted: Pages 11:16-21, 33:6-9, 34:8-16, 34:19-35:8.	
• The following portions of the Second Declaration of Fred Norton (Doc. 336) are hereby ORDERED sealed and redacted: Pages 3:14-16 and 3:23-27.	
• Exhibits 1, 2, and 3 to the Second Declaration of Fred Norton (Doc. 336) are hereby ordered SEALED. The Magistrate's Orders set forth in Docs. 356 and 36	
are hereby VACATED to the extent that they are inconsistent with this Order.	
IT IS SO ORDERED,	
HONORABLE WILLIAM ALSUP UNITED STATES DISTRICT JUDGE	
[PROPOSED] ORDER GRANTING RELIEF FROM NONDISPOSITIVE PRETRIAL ORDER OF	